1	Y. Was Dagas			
1	XAVIER BECERRA Attorney General of California			
2	JANE ZACK SIMON Supervising Deputy Attorney General	San Francisco County Superior Court		
3	Lawrence Mercer			
4	Deputy Attorney General State Bar No. 111898	JUN 1 2 2019		
5	455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004	CLERK OF THE COURT  BY:		
	Telephone: (415) 510-3488	Deputy Glerk		
6	Fax: (415) 703-5480 E-mail: Larry.mercer@doj.ca.gov			
7	Attorneys for Petitioner and Real Party in Interest			
8		E STATE OF CALIFORNIA		
9	SUPERIOR COURT OF THE STATE OF CALIFORNIA			
10	COUNTY OF SAN FRANCISCO			
11				
	DEAN R. GRAFILO, DIRECTOR OF THE DEPARTMENT OF CONSUMER	Case No. CPF-19-516699		
12	AFFAIRS, STATE OF CALIFORNIA,	PETITION FOR ORDER TO SHOW		
13	Plaintiff,	CAUSE AND ORDER COMPELLING		
14	<b>v.</b>	COMPLIANCE WITH INVESTIGATIONAL SUBPOENA		
15	·	Date:		
16	KAISER FOUNDATION HOSPITALS/THE PERMANENTE	Time: Dept: 302		
17	MEDICAL GROUP,	Judge: Hon. Ethan P. Schulman		
18	Respondent,	Trial Date: Action Filed: June 12, 2019		
19	ZIMDEDI V ZIDÇILMEVED			
20	KIMBERLY KIRCHMEYER, EXECUTIVE DIRECTOR, MEDICAL			
21	BOARD OF CALIFORNIA,			
22	Real Party in Interest.			
. 23				
24	Petitioner Dean R. Grafilo, Director of the Department of Consumer Affairs, State of			
25	California (DCA), by his attorneys Xavier Becerra, Attorney General of the State of California,			
26				
27	and Lawrence Mercer, Deputy Attorney General, alleges as follows:			
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- 1. Petitioner Dean R. Grafilo (Petitioner) is the duly appointed Director of the Department of Consumer Affairs. He brings this action solely in his official capacity as Director.
- 2. The Department of Consumer Affairs of the State of California is a department within the meaning of Government Code §§ 11180 *et seq*. Under Government Code §§ 11181 and 11182, the Director of the DCA is the head of the Department and has the authority to conduct investigations, issue subpoenas, and take testimony in connection with matters within the jurisdiction of the Department. The Director also has the power to delegate such authority.
- 3. Real Party in Interest Kimberly Kirchmeyer is the Executive Director of the Medical Board of California (Medical Board or Board) which is a duly constituted government agency within the DCA. The Medical Board is charged with the enforcement of the Medical Practice Act (Business and Professions Code §§ 2000 et seq.) and with investigating complaints from consumers, from other licensees, from healthcare facilities, or from the Board itself, that a physician may be guilty of unprofessional conduct. (Business and Professions Code § 2220(a).) This proceeding directly affects the interests of the Medical Board because the petition seeks to enforce compliance with an investigational subpoena issued during an ongoing Medical Board investigation of possible violations of the Medical Practice Act by its licensee Michael Fielding Allen, M.D. (Respondent)
- 4. The Director of the DCA has delegated to officers of the Medical Board, which is an agency within the DCA, the authority to issue subpoenas under Government Code § 11182.
- 5. Michael Fielding Allen, M.D. holds a Physician's and Surgeon's Certificate issued by the Medical Board, which permits him to engage in the practice of medicine and to issue exemptions from mandatory vaccinations to qualifying patients.
- 6. By way of this petition, the Medical Board requests an order compelling Kaiser Foundation Hospitals (KFH) to comply with an investigational subpoena for unredacted vaccination exemptions and related information in their possession. As set forth in the Declaration of Supervising Special Investigator Rashya Henderson, filed herewith, KHF was duly served with the investigational subpoena, but has advised that it will only comply with the subpoena pursuant to a court order. As set forth in Ms. Henderson's declaration and the

Declaration of James Nuovo, M.D., the records sought are relevant and necessary to the investigation of vaccination exemptions issued by Michael Fielding Allen, M.D.

- 7. On May 17, 2018, the Board received a complaint from the Assistant Chief of Pediatrics at Kaiser, Roseville, stating that a Kaiser patient had been given an inappropriate vaccine exemption letter by Dr. Allen. On May 21, 2018, the complainant sent a copy of a redacted exemption letter issued by Dr. Allen. The exemption stated that the (name redacted) child was a patient under his care and that the child's physical condition and medical circumstances were such that the child was permanently exempted from any vaccination deemed necessary "now and/or in the future."
- 8. On March 13, 2019, an investigator for the Medical Board served a subpoena for unredacted vaccination exemptions and related information in the possession Kaiser Foundation Hospitals.
- 9. On March 28, 2019, counsel for The Permanente Medical Group (TPMG) responded that the requested documents and information would be provided if ordered to do so by a court "and our client is willing to stipulate to the issuance of such an order." On May 16, 2019, counsel advised that the exemptions are in the possession of TPMG and any order for production should be directed to TPMG.
- 10. In support of this Petition for Order to Show Cause and Order Compelling Compliance with Investigational Subpoena, Petitioner offers the Declaration of James Nuovo, M.D. He is a board-certified physician in the field of Family Medicine. Dr. Nuovo has reviewed the information obtained by the Board's investigation and has opined that the exemptions appear to have been issued without a history and evaluation and that the exemptions do not demonstrate a valid medical indication.
- 11. Pursuant to Government Code § 11186, venue lies in the County of San Francisco, where the investigation was directed by the Office of the Attorney General, and pursuant to §11188 this Court has the authority to issue an Order to Show Cause why TPMG should not be ordered to comply with the investigational subpoenas served upon them.

1	12. On June, 2019, at	, counsel for TPMG was given notice of the ex			
2	parte application for an Order to Show Cause.				
3	WHEREFORE, pursuant to Government Code §§ 11186-88, Petitioner respectfully				
4	requests that this Court issue an order requiring TPMG to appear before this Court and to show				
5	cause why it has failed to comply with the investigational subpoena served on it and, upon failure				
6	to show cause, to enter an order:				
7	1. Requiring TPMG to produce the records sought by the investigational subpoena to				
8	Supervising Special Investigator Rashya Henderson within 15 days of the hearing on this petition				
9	and,				
10	2. Taking such further action as the Court deems appropriate in the interests of justice.				
11	D . 1 x // 2010				
12	Dated: June_11, 2019	Respectfully Submitted,			
13		XAVIER BECERRA Attorney General of California			
14		JANE ZACK SIMON Supervising Deputy Attorney General			
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17		LAWRENCE MERCER			
18	· ·	Deputy Attorney General Attorneys for Petitioner and			
19	·	Real Party in Interest			
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		<u>CM-010</u>			
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Xavier Becerra, Attorney General	hber, and address):	FOR COURT USE ONLY			
Lawrence Mercer, Deputy Attorney Genera	al (SBN 111898)				
Office of the Attorney General	Office of the Attorney General 455 Golden Gate Avenue, Suite 11000, San Francisco, CA 94102				
TELEPHONE NO.: (415) 510-3488	FAX NO.: (415) 703-5480				
ATTORNEY FOR (Name): Petitioner and Real P	arty in Interest				
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sa		San Francisco County Superior Court			
street address: 400 McAllister Stree	t .	JUN 1 2 2019			
MAILING ADDRESS:  CITY AND ZIP CODE: San Francisco, Califo	ornio 04102				
BRANCH NAME:	CLERK OF THE COURT				
CASE NAME:					
Dean Grafilo v. Kaiser Foundation I	Hospitals/The Permanente Med. Gro	up BY: Deputy Clerk			
CIVIL CASE COVER SHEET	Complex Case Designation	CASE NUMBER:			
✓ Unlimited	l — · — ·	CPF-19-516699			
(Amount (Amount	Counter Joinder	HIDOG. Cal. Inc.			
demanded demanded is exceeds \$25,000) \$25,000 or less)	Filed with first appearance by defendar (Cal. Rules of Court, rule 3.402)	DEPT: 302			
	low must be completed (see instructions on				
1. Check <b>one</b> box below for the case type that		page 2).			
Auto Tort		ovisionally Complex Civil Litigation			
Auto (22)	Breach of contract/warranty (06) (C	al. Rules of Court, rules 3.400–3.403)			
Uninsured motorist (46)	Rule 3.740 collections (09)	Antitrust/Trade regulation (03)			
Other PI/PD/WD (Personal Injury/Property	Other collections (09)	Construction defect (10)			
Damage/Wrongful Death) Tort	insurance coverage (18)	Mass tort (40)			
Asbestos (04)	Other contract (37)	Securities litigation (28)			
Product liability (24)  Medical malpractice (45)	Real Property	Environmental/Toxic tort (30)			
Other PI/PD/WD (23)	Eminent domain/Inverse condemnation (14)	Insurance coverage claims arising from the above listed provisionally complex case			
Non-PI/PD/WD (Other) Tort	Wrongful eviction (33)	types (41)			
Business tort/unfair business practice (07	Other real property (26)	forcement of Judgment			
Civil rights (08)	Unlawful Detainer	Enforcement of judgment (20)			
Defamation (13)	Commercial (31) Mi	scellaneous Civil Complaint			
Fraud (16)	Residential (32)	RICO (27)			
Intellectual property (19)	Drugs (38)	Other complaint (not specified above) (42)			
Professional negligence (25)	Judicial Review Mi	scellaneous Civil Petition			
Other non-PI/PD/WD tort (35)	Asset forfeiture (05)	Partnership and corporate governance (21)			
Employment	Petition re: arbitration award (11)				
Wrongful termination (36)	Writ of mandate (02)				
Other employment (15)	Other judicial review (39)	Constitution of the second states			
2. This case is is not comfactors requiring exceptional judicial mana	plex under rule 3.400 of the California Rule	s of Court. If the case is complex, mark the			
a. Large number of separately repre		f witnesses			
<ul> <li>a. Large number of separately represented parties</li> <li>b. Extensive motion practice raising difficult or novel</li> <li>e. Coordination with related actions pending in one or more courts</li> </ul>					
issues that will be time-consumin		s, states, or countries, or in a federal court			
c. Substantial amount of documenta		judgment judicial supervision			
3. Remedies sought (check all that apply): a	monetary b. nonmonetary; dec	claratory or injunctive relief c. punitive			
		salatory of injunctive relief 6puritive			
<ul> <li>4. Number of causes of action (specify): One</li> <li>5. This case is is is is not a class action suit.</li> </ul>					
<ul> <li>5. This case  is is not a class action suit.</li> <li>6. If there are any known related cases, file and serve a notice of related case. (You-may use form CM-015.)</li> </ul>					
614/2-10					
Lawrence Mercer, Deputy Attorney General					
(TYPE OR PRINT NAME)		NATURE OF PARTY OR ATTORNEY FOR PARTY)			
NOTICE					
• Plaintiff must file this cover sheet with the first paper filed in the action or proceeding (except small claims cases or cases filed under the Probate Code, Family Code, or Welfare and Institutions Code). (Cal. Rules of Court, rule 3.220.) Failure to file may result					
in sanctions.					
<ul> <li>File this cover sheet in addition to any cover sheet required by local court rule.</li> <li>If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on all</li> </ul>					
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<ul> <li>Unless this is a collections case under rule 3.740 or a complex case, this cover sheet will be used for statistical purposes only.</li> </ul>					
Page 1 of 2					